Claims 1-2 and 4-24 remain in this application. Claim 3 has been cancelled.

Claims 25-32 have been newly added with this amendment, but derive from the subject matter

of original Claims 2 and 18-24 respectively. In this regard, it is the Applicant's respectful

submission that no new matter has been introduced into the claims, and moreover that all of the

claimed matter was described in the application as originally filed or was reasonably inferable

therefrom. Please find enclosed the Applicant's money order to pay the additional government

filing fees in respect of the newly added claims.

In the Office Action dated August 20, 2004, the Examiner rejected Claim 1 under 35 U.S.C. §

102(b) as having been anticipated by U.S. Patent No. 6,606,988 (Clark).

In the aforementioned Office Action, the Examiner also acknowledged that Claims 3-17 would

be allowable if rewritten in independent form including all of the limitations of the base claim.

Accordingly, and in compliance with the Examiner's suggestion in this regard, currently

amended Claim 1 has been rewritten to include the limitations of Claim 3 as originally filed.

Similarly, and in further accord with the Examiner's suggestion, currently amended Claim 12

has been rewritten to include the limitations of Claim 1 as originally filed. In light of these

amendments, the Applicant respectfully submits that each of currently amended Claims 1 and

12 is now directed to allowable subject matter, such that the Examiner's previous objection to

Claim 1 is hereby respectfully traversed.

Each of Claims 4 and 9 has been currently amended to depend directly from currently amended

Claim 1.

It is the Applicant's respectful submission that each of Claims 2-11 and Claims 13-32 now

depends, directly or indirectly, from one of currently amended Claims 1 and 12, such that each

of these dependent claims is also properly viewed as being allowable.

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Response dated October 20, 2004 in

Reply to Office Action of August 11, 2004

Reconsideration of the above-identified application, in view of the preceding amendments and remarks, with a view toward timely issuance of a Notice of Allowance is respectfully requested. If after reviewing this response, the Examiner believes that a telephone or personal interview would facilitate the resolution of any remaining matters, the undersigned attorney may be contacted at the number set forth herein below.

Respectfully submitted,

T.L. 20, 2004

Patri¢k J. Hofbauer Registration No. 32,336

Tel: 905.634.0040

HOFBAUER ASSOCIATES 1455 Lakeshore Road, Suite 205N Burlington, Ontario Canada L7S 2J1

Tel: 905.634.0040 Fax: 905.634.9119

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Money Order

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